

May 11, 1983

LB 126, 583, 254,
450A, 562A, 59

PRESIDENT MCGINLEY PRESIDING

PRESIDENT: Motion's adopt, the amendment's adopted.
Senator Cullan.

SENATOR CULLAN: Mr. President, I simply move for advancement of the bill.

PRESIDENT: Motion is to readvance LB 126. All those in favor, say aye. Machine vote. Machine vote's been requested. All those in favor, vote aye. Opposed, vote nay. Have you all voted on the motion to advance? Clerk will record.

CLERK: 27 ayes, 18 nays on the motion to advance the bill.

PRESIDENT: The bill is advanced and the House Call is raised. Anything further on that particular bill, Mr. Clerk? We move on to LB 59.

CLERK: Mr. President, if I may, right before that Legislative Bill 583 has been reported to Select File. (See page 2191 in the Journal). Senator Fenger would like to print amendments to 254. (See pages 2191-93 in the Journal). New A bills 450A by Senator Fowler, (read LB 450A). (See page 2193 in the Journal). And 526A, (read LB 562A). (See page 2193 in the Journal, for LB 562A). Mr. President, the first motion I have on LB 59 is by Senators Morehead and DeCamp. They would move to return the bill to Select File for specific amendment. The amendment is on page 2080.

PRESIDENT: Senator Morehead.

SENATOR MOREHEAD: Mr. President, members of the body, Senator DeCamp and I have submitted an amendment which appears in your Journal on 2080, page 2080. This amendment is presented to you in order to incorporate into the bill itself the provisions of Senator Warner's amendment and to eliminate some repetitive language that occurred by the incorporation of Senator Warner's amendment. There are a couple of things that it does. Because of the wording change, it was a little bit more than E&R Engrossing felt that they should be responsible for and I would like to explain it to you. As I said, number one, it helps to meet the requirements of Senator Warner's amendment in changing the language. Number two, it causes sufficient notice to the retailers. Depending upon when, in fact, the Board of Equalization does meet, it requires that there be 20 days notice to be given to the retailers in order to implement the change. It does, also in fact, in order to meet Senator Warner's requirements of having, once a \$30 million figure is reached, having the tax rate after one additional month go off; it then says that the State Treasurer will notify